

4 erty whether abutting the river front or not and whether located
5 within or without or partially within and partially without the cor-
6 porate limits of the municipality”.

1 SEC. 2. Section three hundred eighty-four point three (384.3), sub-
2 section two (2), Code 1962, is hereby further amended by striking
3 from line three (3) thereof the words “lands, or” and inserting in lieu
4 thereof the following: “such lands, whether abutting the river front
5 or not and whether located within or without or partially within and
6 partially without the corporate limits of the municipality or such”;
7 and by inserting after the word “provision” in line five (5) thereof
8 the following: “, development, full utilization”; and by inserting after
9 the word “appurtenances” in lines nine (9) and ten (10) thereof the
10 words “and in making provision for the needs of commerce, shipping,
11 industry, and manufacturing”.

1 SEC. 3. Section three hundred eighty-four point three (384.3), sub-
2 section four (4), Code 1962, is hereby further amended by adding
3 thereto the following paragraph: “Nothing in this subsection is in-
4 tended to limit or qualify the powers and duties of the board as estab-
5 lished and set out elsewhere in this section.”

Approved April 25, 1963.

CHAPTER 244

PUBLIC IMPROVEMENTS IN CITIES AND TOWNS

H. F. 236

AN ACT to amend chapters three hundred ninety-one (391), three hundred ninety-one A (391A) and four hundred seventeen (417), Code 1962, relating to resolutions of necessity and award of contracts for public improvements in cities and towns.

Be It Enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Section three hundred ninety-one point eighteen
2 (391.18), Code 1962, is amended by adding at the end thereof the fol-
3 lowing:

4 “The council may include any number of streets for improvement
5 in one resolution of necessity and may include any number of sewer
6 lines for improvement in one resolution of necessity.”

1 SEC. 2. Section three hundred ninety-one point thirty-one (391.31),
2 Code 1962, is amended by adding at the end thereof the following:

3 “A city or town, in its notice to bidders, may request aggregate bids
4 for all projects included in any resolution of necessity, notwithstanding
5 variations in the sizes of the improvements and notwithstanding that
6 some parts of the improvement are assessable and some non-assessable,
7 and may award the contract to the bidder submitting the lowest aggre-
8 gate bid.”

1 SEC. 3. Section three hundred ninety-one A point twelve (391A.12),
2 Code 1962, is amended by adding at the end thereof the following:

3 "The council may include any number of streets for improvement
4 in one resolution of necessity and may include any number of sewer
5 lines for improvement in one resolution of necessity."

1 SEC. 4. Section three hundred ninety-one A point seventeen
2 (391A.17), Code 1962, is amended by inserting after the word "pro-
3 vided." in line nine (9) the following:

4 "A city or town, in its notice to bidders, may request aggregate bids
5 for all projects included in any resolution of necessity, notwithstanding
6 variations in the sizes of the improvements and notwithstanding that
7 some parts of the improvement are assessable and some non-assessable,
8 and may award the contract to the bidder submitting the lowest aggre-
9 gate bid."

1 SEC. 5. Section four hundred seventeen point seventeen (417.17),
2 Code 1962, is amended by adding at the end thereof the following:

3 "The council may include any number of streets for improvement
4 in one resolution of necessity and may include any number of sewer
5 lines for improvement in one resolution of necessity."

1 SEC. 6. Section four hundred seventeen point fifty-one (417.51),
2 Code 1962, is amended by adding at the end thereof the following:

3 "A city or town, in its notice to bidders, may request aggregate bids
4 for all projects included in any resolution of necessity, notwithstanding
5 variations in the sizes of the improvements and notwithstanding that
6 some parts of the improvement are assessable and some non-assessable,
7 and may award the contract to the bidder submitting the lowest aggre-
8 gate bid."

Approved April 4, 1963.

CHAPTER 245

STREET IMPROVEMENTS AND SEWERS

S. F. 400

AN ACT relating to proceedings for construction of street improvements and sewers in cities and towns; relating to the mailing of certain notices to property owners whose property is subject to assessment for such construction; and amending various sections in chapters three hundred ninety-one (391), three hundred ninety-one A (391A) and four hundred seventeen (417), Code 1962, relating thereto.

Be It Enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Section three hundred ninety-one point twenty-four
2 (391.24), Code 1962, is amended by adding at the end of said section
3 the following:

4 "The clerk shall send by certified mail to each property owner, whose
5 property is subject to assessment for said improvement, as shown by
6 the records in the office of the county auditor, a copy of the above men-
7 tioned notice, said mailing to be made at least two weeks prior to the